

Liber W. C. aforesaid And the aforesaid One Couch One Pestell and One paire of potracks to be delivered as aforesd Then the Said Michael Miller and James Ringold shall signe seale and as their Act and deed deliver each to the other a Release acquittance and sufficient discharge of and for all and all manner of accons and suites Causes of accons & suites Judgments executions bonds bills debts dues and demands whatsoever, And also of and from all other variances strifes Quarrells Controversies & debates whatsoever had made stirred or depending between the said James Ringold and Michael Miller from the beginning of the world untill the day of the date of the above obligacon, and that the said partyes shall not delay the doing thereof longer then the ffive and twentyeth day of December next

(Sixthly) **Wee Doe** Award Arbitrate Judge and determine that the said James Ringold doe and shall pay unto William Cocks Clerke for writeing this Award the sume of Two hundred pounds of good sound Marchantable Leafe tobacco in Caske conveniently in Kent County aforesaid at or upon the tenth day of October next, As by the said writeing of Award Relation being thereunto had more fully and more att large it doth and may appeare, And the said James Ringold by protesting sayth that the aforesaid Michael Miller hath not performed or fulfilled anything in the Award aforesaid above Specified on his part to be fulfilled & pformed according to the forme and effect of the said Awards, In fact the sd James Sayth That the aforesaid Michael Miller did not pay or Cause to be payd unto the s<sup>d</sup> James Ringold the aforesaid sume of Six thousand six hundred eighty and six pounds of tobacco in the award aforesaid abovespecified, Nor hath y<sup>e</sup> sd Michael delivered in kind to the said James Ringold One Couch One pestell and one paire of potracks according to the forme and Effect of the same writeing of Award **Whereupon** he prayeth Judgment and his debt aforesaid Together with his Damages by Occasion of the detaineing of that debt to him to be Adjudged

And the said Michael protesting sayth That the award above in the plts Replication sett forth and the matter therein contained is not Sufficient Legally to charge the said Michael with the performance thereof ffor Plea sayth. That the said Award was not Drawne up by the said One and thirtyeth day of the Month of May in the Condition above specified Indented under the hands and Seales of the said Arbitrators, Nor was the same in such time delivered to the said Michael according to the Teno<sup>r</sup> of ye said Condition Although he the said Michael required the same, And this he is ready to averr **Whereupon** as before he prays Judgment If the said James his accon against him Oought to have

And the said James Ringold sayth that by anything above alledged hee of his accon aforesaid ought not to be barred because